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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/875,319	06/06/2001	Clifford F. Sharp	58879/P001CP1/10101651	8696
29053	7590 11/30/2004		EXAMINER	
DALLAS OFFICE OF FULBRIGHT & JAWORSKI L.L.P. 2200 ROSS AVENUE SUITE 2800 DALLAS, TX 75201-2784			PHAM, BRENDA H	
			ART UNIT	PAPER NUMBER
			2664	
			DATE MAILED: 11/30/2004	4

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)			
Office Action Summary		09/875,319	SHARP ET AL.			
		Examiner	Art Unit			
		Brenda Pham	2664			
Period fe	The MAILING DATE of this communication Reply	on appears on the cover s	heet with the correspondence ac	idress		
THE - Exte after - If the - If NO - Failt Any	ORTENED STATUTORY PERIOD FOR F MAILING DATE OF THIS COMMUNICAT nsions of time may be available under the provisions of 37 (SIX (6) MONTHS from the mailing date of this communicat e period for reply specified above is less than thirty (30) days of period for reply is specified above, the maximum statutory ure to reply within the set or extended period for reply will, by reply received by the Office later than three months after the ed patent term adjustment. See 37 CFR 1.704(b).	ION. CFR 1.136(a). In no event, however ion. t, a reply within the statutory minim period will apply and will expire SIX statute, cause the application to be	r, may a reply be timely filed um of thirty (30) days will be considered time (6) MONTHS from the mailing date of this c			
Status						
1)🖂	Responsive to communication(s) filed on	06 June 2001.		~		
2a) <u></u> ☐	This action is FINAL . 2b)	This action is non-final.		·		
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposit	ion of Claims		•			
5)⊠	Claim(s) <u>1-35</u> is/are pending in the applicate 4a) Of the above claim(s) is/are with Claim(s) <u>14-35</u> is/are allowed. Claim(s) <u>1 and 6</u> is/are rejected. Claim(s) <u>2-5,7-13</u> is/are objected to. Claim(s) are subject to restriction is	thdrawn from considerati				
Applicat	ion Papers					
9)[]	The specification is objected to by the Exa	aminer.				
10)⊠ The drawing(s) filed on <u>01 June 0601</u> is/are: a)⊠ accepted or b)⊡ objected to by the Examiner.						
	Applicant may not request that any objection to	7.	•			
11)	Replacement drawing sheet(s) including the c The oath or declaration is objected to by t					
Priority (ınder 35 U.S.C. § 119		·			
12)□ a)l	Acknowledgment is made of a claim for for All b) Some * c) None of: 1. Certified copies of the priority docu 2. Certified copies of the priority docu 3. Copies of the certified copies of the application from the International Beee the attached detailed Office action for	ments have been receive ments have been receive e priority documents have ureau (PCT Rule 17.2(a)	ed. ed in Application No e been received in this National).	Stage		
Attachmen 1) Notice	e of References Cited (PTO-892)	4) 🔲 Int	erview Summary (PTO-413)			
3) 🔯 Inforr	e of Draftsperson's Patent Drawing Review (PTO-94 nation Disclosure Statement(s) (PTO-1449 or PTO/S r No(s)/Mail Date <u>6/6/04</u> .	5B/08) 5) 🔲 No	per No(s)/Mail Date tice of Informal Patent Application (PTC ner:	D-152)		

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DETAILED ACTION

1. Claims 1-35 have been examined.

Double Patenting

2. Claim 31 is objected to under 37 CFR 1.75 as being a substantial duplicate of claim 35. When two claims in an application are duplicates or else are so close in content that they both cover the same thing, despite a slight difference in wording, it is proper after allowing one claim to object to the other as being a substantial duplicate of the allowed claim. See MPEP § 706.03(k).

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 4. Claims 1 and 6 are rejected under 35 U.S.C. 102(e) as being anticipated by **SIU** (US 6,246,687 B1).

Claim 1, **SIU** discloses a traffic management system (referring to figure 5) for use in conjunction with packet data, said traffic management system (see figure 5) operative for passing data packets there through, said traffic management system comprising:

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means for reviewing certain parameters of data which is flowing into said traffic management system (means 519 of figure 5, reviewing individual virtual connection (VC1, VC2, VC3 etc.) of packets data that is flowing into cell switching of figure 5); and mean for remembering for a period of time said reviewed certain parameters in conjunction with each received packet (To buffer cells in a switch, guaranteed buffer space per time interval T is assigned to individual virtual connections (VCs). In each of successive periods of time, the individual VCs are allocated available buffer space up to their guaranteed buffer space, column 2, lines 35-40, see figure 5).

Claim 6, **SIU** further teaches the traffic management system of claim 1 wherein said remembered parameters include one or more of: amount of data transmitted from a particular address in a period of time; number of packets arriving from a particular address in a period of time.

{cells are stored in at least one first-in-first-out (FIFO) buffer which serves plural virtual connections. For each incoming cell stored in the buffer, a corresponding virtual connection is identified and a cell count for that virtual connection is incremented. For each outgoing cell, a virtual connection cell count is decremented, column 2, lines 43-50}

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5. Claims 14-35 are allowed.

6. Claims 2-5, 7-13 are objected to as being dependent upon a rejected base claim,

but would be allowable if rewritten in independent form including all of the limitations of

the base claim and any intervening claims.

7. The following is a statement of reasons for the indication of allowable subject

matter: the prior art made of record does not teach or fairly suggest the traffic

management system of claim 1 further including: means operative upon attainment of

packet flow volume into said system reaching a certain level for temporary storing

certain subsequently received packets in accordance with selective remembered

parameters of previously received packets recited in claim 2.

Claims 14-19, the prior art made of record does not teach or fairly suggest in

combination a data network monitoring system comprising: a processor for performing

data throughput measurements on data passing through said system; and said

processor further operative for diverting to said temporary storage device selected data

entering said system, said selected data controlled in part by information obtained from

said data sniffer and from said throughput measurement means.

Claims 20, 31 and 35, the prior art does not teach or fairly suggest the method of

controlling a traffic management system, and method comprising steps of: reviewing

certain parameters of data packets flowing into said system; remembering for a period

of time said reviewed certain parameters in conjunction with each received data packet;

and upon attainment of packet flow volume into said system reaching a certain level, temporarily storing certain subsequently received packets in accordance with selective remembered parameter of previously received packets.

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Claim 32, the prior art made of record further fails to teach a data flow control system for preventing an enterprise data processing system from being overloaded with data requests directed to said enterprise system from sources external to said enterprise system, and system comprising:

A gateway for accepting data directed to said enterprise system from any said external source; a data monitoring circuit for observing selected portions of certain data directed to said gateway, a delay path operable when the amount of data currently being handled by said enterprise system reaches a certain threshold for temporarily removing selected data which is directed to said gateway away from enterprise system.

8. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Wang et al (US 6,327,625 B1) discloses disclose a method of support for priority and IP security packets, and other protocols at the network interface level and in conjunction with FIFO-based packet buffers is provided by allowing out of order processing of certain packet in the FIFO. The optimized character of FIFO for sequential transfer is out of order to achieve minimum latency and maximum data security in an intelligent network interface card.

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Conclusion

9. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Brenda Pham whose telephone number is (571) 272-3135. The examiner can normally be reached on Monday-Friday from 9:00 to 5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Wellington Chin, can be reached on (571) 272-3134.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Group receptionist whose telephone number is (571) 272-2600.

November 22, 2004

Brenda Pham

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